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DATE MAILED: 12/21/2004

APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/661,672		09/15/2003	Anthony Chernetsky	45,024	9136	
28309	7590	12/21/2004		EXAMINER		
BOWERS I			WONG, STEVEN B			
GARY K. PF 25 RIVERSI				ART UNIT PAPER NUMBER		
PO BOX 1287 EVANSVILLE IN 47706 1287				3711		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
		10/661,672	CHERNETSKY,	CHERNETSKY, ANTHONY			
	Office Action Summary	Examiner	Art Unit				
		Steven Wong	3711				
Period fo	The MAILING DATE of this communicati or Reply	on appears on the cover sheet	with the correspondence a	ddress			
THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICAT msions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communicate period for reply specified above is less than thirty (30) day period for reply is specified above, the maximum statutory reto reply within the set or extended period for reply will, be reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	FION. CFR 1.136(a). In no event, however, may tion. s, a reply within the statutory minimum of typeriod will apply and will expire SIX (6) May statute, cause the application to become	a reply be timely filed thirty (30) days will be considered time IONTHS from the mailing date of this ABANDONED (35 U.S.C. § 133).	ely. communication.			
Status							
1)	Responsive to communication(s) filed on <u>26 October 2004</u> .						
2a)⊠	,	This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
5)□ 6)⊠ 7)□	Claim(s) 1-10 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 1-10 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or election requirement.						
Applicat	ion Papers	•					
10)⊠	The specification is objected to by the Ex The drawing(s) filed on <u>01 November 20</u> Applicant may not request that any objection Replacement drawing sheet(s) including the The oath or declaration is objected to by	04 is/are: a) accepted or by accepted or by to the drawing(s) be held in abey correction is required if the drawing	yance. See 37 CFR 1.85(a). ing(s) is objected to. See 37 (OFR 1.121(d).			
Priority (under 35 U.S.C. § 119						
a)	Acknowledgment is made of a claim for the All b) Some * c) None of: 1. Certified copies of the priority documents of the priority documents of the priority documents of the certified copies of the application from the International See the attached detailed Office action for	uments have been received. uments have been received in ne priority documents have be Bureau (PCT Rule 17.2(a)).	n Application No en received in this Nationa	al Stage			
Attachmen	nt(s)						
1) 🔲 Notic	ce of References Cited (PTO-892)	, —	w Summary (PTO-413)				
3) Infor	ce of Draftsperson's Patent Drawing Review (PTO-5 mation Disclosure Statement(s) (PTO-1449 or PTC or No(s)/Mail Date	,,,,,	No(s)/Mail Date of Informal Patent Application (PT 	ГО-152)			

Application/Control Number: 10/661,672

Art Unit: 3711

Claim Rejections - 35 USC § 103

1. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

2. Claims 1-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Helleu (781,287) in view of Basso (5,413,348). Regarding amended claim 1, note the rejections of claims 1 and 2 set forth in the first Office Action.

Regarding claims 3-6, note the rejections set forth in the first Office Action.

Regarding claim 7, note the rejections of claims 7 and 8 set forth in the first Office Action.

Regarding claims 9 and 10, note the rejections set forth in the first Office Action.

Response to Arguments

3. Applicant's arguments have been fully considered but are not deemed to persuasive. The applicant contends that the reference to Helleu requires a special head section (2) to hold the ball whereas the current invention allows the golfer to utilize a standard tee. Further, the applicant contends that neither Basso nor Helleu teach a crimped sleeve. The applicant argues that Basso provides a flexible corrugation in the tee member not in the ground engaging pointed portion. Further, the applicant states that the walls of reduced diameter of Basso do not teach a crimp as claimed.

However, this is not persuasive as the instant claims fail to preclude the use of the tee as taught by Helleu. Instant claims 1, 7 and 8 merely require a golf tee member having a stem portion and a circular head portion. Clearly, the ball supporting member (2) teaches this structure by including a stem portion (4). The applicant's argument that the section of reduced

Application/Control Number: 10/661,672

Art Unit: 3711

diameter taught by Basso is in the tee section and not the ground engaging portion is not persuasive either as the rejection is over the combination of Helleu in view of Basso. Helleu provides an elongated sleeve (5) constructed of flexible material that is supposed to bend upon impacts (note Figure 1). The reference to Basso is relied upon merely for its teaching that it is old and well known in the art of golf tees to provide a crimped section along the length in order to facilitate bending at a particular point. It would have been obvious to one of ordinary skill in the art to form the sleeve portion of Helleu with a crimped portion as taught by Basso in order to facilitate deformation of the sleeve about a particular point.

Regarding the applicant's argument that the section of reduced diameter of Basso does not comprise a crimped portion, attention is directed to the attached dictionary definition for "crimp". Here, the definition merely requires something that is bent or wavy or pinched or pressed together. Clearly, the section of reduced diameter (a-a) of Basso fulfills this definition.

Conclusion

4. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

Art Unit: 3711

however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steven Wong whose telephone number is 571-272-4416. The examiner can normally be reached on Monday through Friday 7am-3:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Greg Vidovich can be reached on 571-272-4415. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Steven Wong Primary Examiner Art Unit 3711

SBW December 16, 2004